

App'l No. 09/812,260  
Amdt. dated February 10, 2005  
Reply to Office action of January 19, 2005

### REMARKS/ARGUMENTS

Applicant acknowledges, with thanks, the Office Action of January 19, 2005. This amendment is responsive to the Office Action of January 19, 2005. Claims 1-30 were rejected under 35 USC §112; claims 31, 35-37, 40-43, 46 and 50 were indicated as allowable.

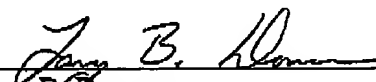
The Examiner objected to the specification, in particular the paragraph on page 9, lines 11-25 for being inconsistent with Figure 3. The paragraph described step 50 as "testing for interference by sampling the RF channel" while Figure 3 showed step 50 as "Receive data via transfer." By this amendment, the specification and drawings were amended to more particular point out the invention. Step 50 (as well as step 60) in the original drawings recited "Receive data via transceiver," which was incorrectly modified in the last drawing submitted to "Receive data via transfer." Applicant is submitting a new drawing sheet for Figure 3 to correct this error. Furthermore, the specification was amended to point out that at step 50, C1 tests for interference by sampling the RF channel and receives the data using the transceiver.

Claims 1, 11, and 21 are amended to comply with instructions provided by examiner. Claims 2-10, 12-20, and 22-30 are unchanged. Claims 31, 35-37, 40-43, 46 and 50 were already indicated as being allowable. Therefore, by this amendment, the rejection of claims 1-30 should be withdrawn; and all of the pending claims in this application should be in condition for allowance.

If there are any fees necessitated by the foregoing communication, please charge such fees to our Deposit Account No. 50-0902, referencing our Docket No. 72255/05459.

Respectfully submitted,

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